1st Sub. S.B. 71

1	ROAD TOLLS PROVISIONS
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Wayne L. Niederhauser
5	House Sponsor: Mike Schultz
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7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to the imposition and collection of tolls on certain
10	roads.
11	Highlighted Provisions:
12	This bill:
13	allows the Department of Transportation to:
14	 mail correspondence to inform the owner of a motor vehicle of an unpaid toll or
15	penalty for failing to pay a toll;
16	 impose a penalty for failure to pay a toll;
17	 use camera and video technology to monitor a tollway; and
18	• request a hold on the registration of a motor vehicle if the owner has failed to
19	pay a toll or penalty associated with the motor vehicle;
20	requires the Department of Transportation and the Division of Motor Vehicles to
21	share information pertinent to registration and toll enforcement;
22	requires the Department of Transportation to make rules related to tollways and the
23	amount of a penalty for failure to pay a toll;
24	 allows the retention of license plate data for toll and penalty collection purposes;
25	and



20	• makes technical changes.
27	Money Appropriated in this Bill:
28	None
29	Other Special Clauses:
30	None
31	Utah Code Sections Affected:
32	AMENDS:
33	41-1a-203, as last amended by Laws of Utah 2017, Chapter 406
34	41-6a-2004, as last amended by Laws of Utah 2014, Chapter 276
35 36	72-6-118, as last amended by Laws of Utah 2010, Chapter 278
37	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section 41-1a-203 is amended to read:
39	41-1a-203. Prerequisites for registration, transfer of ownership, or registration
40	renewal.
41	(1) Except as otherwise provided, before registration of a vehicle, an owner shall:
42	(a) obtain an identification number inspection under Section 41-1a-204;
43	(b) obtain a certificate of emissions inspection, if required in the current year, as
44	provided under Section 41-6a-1642;
45	(c) pay property taxes, the in lieu fee, or receive a property tax clearance under Section
46	41-1a-206 or 41-1a-207;
47	(d) pay the automobile driver education tax required by Section 41-1a-208;
48	(e) pay the applicable registration fee under Part 12, Fee and Tax Requirements;
49	(f) pay the uninsured motorist identification fee under Section 41-1a-1218, if
50	applicable;
51	(g) pay the motor carrier fee under Section 41-1a-1219, if applicable;
52	(h) pay any applicable local emissions compliance fee under Section 41-1a-1223; and
53	(i) pay the taxes applicable under Title 59, Chapter 12, Sales and Use Tax Act.
54	(2) In addition to the requirements in Subsection (1), an owner of a vehicle that has not
55	been previously registered or that is currently registered under a previous owner's name shall
56	apply for a valid certificate of title in the owner's name before registration.

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57	(3) The division may not issue a new registration, transfer of ownership, or registration
58	renewal under Section 73-18-7 for a vessel or outboard motor that is subject to this chapter
59	unless a certificate of title has been or is in the process of being issued in the same owner's
60	name.
61	(4) The division may not issue a new registration, transfer of ownership, or registration
62	renewal under Section 41-22-3 for an off-highway vehicle that is subject to this chapter unless
63	a certificate of title has been or is in the process of being issued in the same owner's name.
64	(5) The division may not issue a registration renewal for a motor vehicle if the division
65	has received a hold request as described in Section 72-6-118 involving the motor vehicle for
66	which a registration renewal has been requested.
67	Section 2. Section 41-6a-2004 is amended to read:
68	41-6a-2004. Captured plate data Preservation and disclosure.
69	(1) Captured plate data obtained for the purposes described in Section 41-6a-2003:
70	(a) in accordance with Section 63G-2-305, is a protected record under Title 63G,
71	Chapter 2, Government Records Access and Management Act, if the captured plate data is
72	maintained by a governmental entity;
73	(b) may not be used or shared for any purpose other than the purposes described in
74	Section 41-6a-2003;
75	(c) except as provided in Subsection (3), may not be preserved for more than nine
76	months by a governmental entity except pursuant to:
77	(i) a preservation request under Section 41-6a-2005;
78	(ii) a disclosure order under Subsection 41-6a-2005(2); or
79	(iii) a warrant issued under the Utah Rules of Criminal Procedure or an equivalent
80	federal warrant; and
81	(d) may only be disclosed:
82	(i) in accordance with the disclosure requirements for a protected record under Section
83	63G-2-202;
84	(ii) pursuant to a disclosure order under Subsection 41-6a-2005(2); or
85	(iii) pursuant to a warrant issued under the Utah Rules of Criminal Procedure or an
86	equivalent federal warrant.
87	(2) (a) A governmental entity that is authorized to use an automatic license plate reader

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- system under this part may not sell captured plate data for any purpose.
 - (b) A governmental entity that is authorized to use an automatic license plate reader system under this part may not share captured plate date for a purpose not authorized under Subsection 41-6a-2003(2).
 - (c) Notwithstanding the provisions of this section, a governmental entity may preserve and disclose aggregate captured plate data for planning and statistical purposes if the information identifying a specific license plate is not preserved or disclosed.
 - (3) Plate data collected in accordance with Section 72-6-118 may be preserved so long as necessary to collect the payment of a toll or penalty imposed in accordance with Section 72-6-118 and the nine-month preservation limitation described in Subsection (1)(c) shall not apply.
 - Section 3. Section **72-6-118** is amended to read:
 - 72-6-118. Definitions -- Establishment and operation of tollways -- Imposition and collection of tolls -- Amount of tolls -- Rulemaking.
 - (1) As used in this section:
 - (a) "High occupancy toll lane" means a high occupancy vehicle lane designated under Section 41-6a-702 that may be used by an operator of a vehicle carrying less than the number of persons specified for the high occupancy vehicle lane if the operator of the vehicle pays a toll or fee.
 - (b) "Toll" means any tax, fee, or charge assessed for the specific use of a tollway.
 - (c) "Toll lane" means a designated new highway or additional lane capacity that is constructed, operated, or maintained for which a toll is charged for its use.
 - (d) (i) "Tollway" means a highway, highway lane, bridge, path, tunnel, or right-of-way designed and used as a transportation route that is constructed, operated, or maintained through the use of toll revenues.
 - (ii) "Tollway" includes a high occupancy toll lane and a toll lane.
- 114 (e) "Tollway development agreement" has the same meaning as defined in Section 115 72-6-202.
 - (2) Subject to the provisions of Subsection (3), the department may:
- 117 (a) establish, expand, and operate tollways and related facilities for the purpose of 118 funding in whole or in part the acquisition of right-of-way and the design, construction,

119	reconstruction, operation, enforcement, and maintenance of or impacts from a transportation
120	route for use by the public;
121	(b) enter into contracts, agreements, licenses, franchises, tollway development
122	agreements, or other arrangements to implement this section;
123	(c) impose and collect tolls on any tollway established under this section, including
124	collection of past due payment of a toll or penalty; [and]
125	(d) grant exclusive or nonexclusive rights to a private entity to impose and collect tolls
126	pursuant to the terms and conditions of a tollway development agreement[-];
127	(e) use technology to automatically monitor a tollway and collect payment of a toll,
128	including:
129	(i) license plate reading technology; and
130	(ii) photographic or video recording technology; and
131	(f) in accordance with Subsection (5), request that the Division of Motor Vehicles deny
132	a request for registration of a motor vehicle if the motor vehicle owner has failed to pay a toll
133	or penalty imposed for usage of a tollway involving the motor vehicle for which registration
134	renewal has been requested.
135	(3) (a) Except as provided under Subsection (3)(d), the department or other entity may
136	not establish or operate a tollway on an existing state highway, except as approved by the
137	commission and the Legislature.
138	(b) Between sessions of the Legislature, a state tollway may be designated or deleted if:
139	(i) approved by the commission in accordance with the standards made under this
140	section; and
141	(ii) the tollways are submitted to the Legislature in the next year for legislative
142	approval or disapproval.
143	(c) In conjunction with a proposal submitted under Subsection (3)(b)(ii), the
144	department shall provide a description of the tollway project, projected traffic, the anticipated
145	amount of tolls to be charged, and projected toll revenue.
146	(d) If approved by the commission, the department may:
147	(i) establish high occupancy toll lanes on existing state highways; and
148	(ii) establish tollways on new state highways or additional capacity lanes.
149	(4) (a) For a tollway established under this section, the department may:

150	(i) according to the terms of each tollway, impose the toll upon the owner of a motor
151	vehicle using the tollway according to the terms of the tollway;
152	(ii) send correspondence to the owner of the motor vehicle to inform the owner of:
153	(A) an unpaid toll and the amount of the toll;
154	(B) the possibility of a penalty for failure to pay the toll timely; and
155	(C) the possibility of a hold being placed on the owner's registration for the motor
156	vehicle if the toll and penalty are not paid timely;
157	(iii) require that the owner of the motor vehicle pay the toll to the department within 30
158	days of the date when the department sends written notice of the toll to the owner; and
159	(iv) impose a penalty for failure to pay a toll timely.
160	(b) The department shall mail the correspondence and notice described in Subsection
161	(4)(a) to the owner of the motor vehicle according to the terms of a tollway.
162	(5) (a) The Division of Motor Vehicles and the department shall share and provide
163	access to information pertaining to a motor vehicle and tollway enforcement including:
164	(i) registration and ownership information pertaining to a motor vehicle;
165	(ii) information regarding the failure of a motor vehicle owner to timely pay a toll or
166	penalty imposed under this section; and
167	(iii) the status of a request for a hold on the registration of a motor vehicle.
168	(b) If the department requests a hold on the registration in accordance with this section.
169	the Division of Motor Vehicles may not renew the registration of a motor vehicle under Title
170	41, Chapter 1a, Part 2, Registration, if the owner of the motor vehicle has failed to pay a toll or
171	penalty imposed under this section for usage of a tollway involving the motor vehicle for which
172	registration renewal has been requested until the department withdraws the hold request.
173	[(4)] (6) (a) Except as provided in Subsection [(4)] (6)(b), in accordance with Title
174	63G, Chapter 3, Utah Administrative Rulemaking Act, the commission shall:
175	(i) set the amount of any toll imposed or collected on a tollway on a state highway; and
176	(ii) for tolls established under Subsection [(4)] (6)(b), set:
177	(A) an increase in a toll rate or user fee above an increase specified in a tollway
178	development agreement; or
179	(B) an increase in a toll rate or user fee above a maximum toll rate specified in a
180	tollway development agreement.

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purposes of this section:

181	(b) A toll or user fee and an increase to a toll or user fee imposed or collected on a
182	tollway on a state highway that is the subject of a tollway development agreement shall be set
183	in the tollway development agreement.
184	[(5)] (7) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
185	Act, the department shall make rules:
186	(i) necessary to establish and operate tollways on state highways; [and]
187	(ii) that establish standards and specifications for automatic tolling systems and
188	automatic tollway monitoring technology; and
189	(iii) to set the amount of a penalty for failure to pay a toll under this section.
190	(b) The rules shall:
191	(i) include minimum criteria for having a tollway; and
192	(ii) conform to regional and national standards for automatic tolling.
193	[(6)] (8) (a) The commission may provide funds for public or private tollway pilot
194	projects or high occupancy toll lanes from General Fund money appropriated by the Legislature
195	to the commission for that purpose.
196	(b) The commission may determine priorities and funding levels for tollways
197	designated under this section.
198	[(7)] (9) (a) Except as provided in Subsection $[(7)]$ (9)(b), all revenue generated from a
199	tollway on a state highway shall be deposited into the Tollway Special Revenue Fund created
200	in Section 72-2-120 and used for acquisition of right-of-way and the design, construction,
201	reconstruction, operation, maintenance, enforcement of transportation facilities, and other
202	facilities used exclusively for the operation of a tollway facility within the corridor served by
203	the tollway.
204	(b) Revenue generated from a tollway that is the subject of a tollway development
205	agreement shall be deposited into the Tollway Special Revenue Fund and used in accordance
206	with Subsection [(7)] <u>(9)</u> (a) unless:
207	(i) the revenue is to a private entity through the tollway development agreement; or
208	(ii) the revenue is identified for a different purpose under the tollway development
209	agreement.
210	(10) Photographic or video data described in Subsection (2)(e)(ii) obtained for the

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212	(a) in accordance with Section 63G-2-305, is a protected record under Title 63G,
213	Chapter 2, Government Records Access and Management Act, if the photographic or video
214	data is maintained by a governmental entity;
215	(b) may not be used or shared for any purpose other than the purposes described in this
216	section;
217	(c) may only be preserved:
218	(i) so long as necessary to collect the payment of a toll or penalty imposed in
219	accordance with this section; or
220	(ii) pursuant to a warrant issued under the Utah Rules of Criminal Procedure or an
221	equivalent federal warrant; and
222	(d) may only be disclosed:
223	(i) in accordance with the disclosure requirements for a protected record under Section
224	<u>63G-2-202; or</u>
225	(ii) pursuant to a warrant issued under the Utah Rules of Criminal Procedure or an
226	equivalent federal warrant.
227	(11) (a) The department may not sell for any purpose photographic or video data
228	captured under Subsection (2)(e)(ii).
229	(b) The department may not share captured photographic or video data for a purpose
230	not authorized under this section.